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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/468,246	12/20/1999	IAN M. WRIGHT	M-7825US	3396
33031 73	590 11/03/2004	EXAMINER		INER
CAMPBELL STEPHENSON ASCOLESE, LLP 4807 SPICEWOOD SPRINGS RD.			TRAN, PHUC H	
BLDG. 4, SUIT			ART UNIT	PAPER NUMBER
AUSTIN, TX	78759		2666	
			DATE MAILED: 11/03/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/468,246	WRIGHT, IAN M.			
		Examiner	Art Unit			
		PHUC H TRAN	2666			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
THE I - Exter after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period or reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be till y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE.	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).			
Status						
1)	Responsive to communication(s) filed on					
2a) <u></u> ☐	☐ This action is FINAL . 2b) ☐ This action is non-final.					
3)□	Since this application is in condition for allower	nce except for formal matters, pr	osecution as to the merits is			
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Dispositi	on of Claims					
4)🖂	4)⊠ Claim(s) <u>1-38</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
· —	 ☐ Claim(s) is/are allowed. ☐ Claim(s) <u>1-38</u> is/are rejected. ☐ Claim(s) is/are objected to. 					
· · · · · · · · · · · · · · · · · · ·						
, 8)∟∟	Claim(s) are subject to restriction and/or	r election requirement.				
Applicati	on Papers					
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
' ' /	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority u	ınder 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
		•				
Attachment	(s)					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate			
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152) 6) Other:						

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shinohara (U.S. Patent No. 6067298) in view of Yin et al. (U.S. Patent No. 6490251 B2).
- With respect to claims 1, 6, 10, 12, 17, 24-25, & 32-33, Shinohara teaches an apparatus for switching packets from a network (e.g. Fig. 1), the apparatus comprising:

an ingress receiver that receives packets from the network ("inbound packets") (block 20 in Fig. 1), the packets being destined for an associated output queue (each buffers 24 corresponds to buffers 31 as show in Fig. 1);

a switch fabric coupled to receive the inbound packets from the ingress receiver (block 102 in Fig. 1);

and an output traffic manager coupled to receive packets from the switch fabric ("outbound packets") (block 110 and 111 in Fig. 1), wherein the output traffic manager includes at least one queue (queue 31 in Fig. 1), the output traffic manager selectively stores outbound packets into a selected queue (col. 7, lines 24-27) and selectively drops outbound packets when the selected queue is at a certain fullness level (col. 3, lines 37-44). Shinohara teaches the output traffic manager communicates to the ingress receiver to suspend. Shinohara fails to teach the output traffic manager communicates to the ingress receiver to drop inbound packets destined for

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that queue. Yin from the same or similar fields of endeavor teaches the dropping packets when receives a feedback information (col. 6, lines 15-21). Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention was made to implement the dropping method of Yin into Shinohara at the input buffer of Shinohara to reduce the traffic load and during the congested period.

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- With respect to claims 2, 11, & 16, Shinohara also teaches wherein the output traffic manager identifies at least the designation of imminently droppable or dropped outbound packets, and wherein the ingress receiver drops inbound packets based on an identified designation (e.g. output data controller monitors buffers and communicates back to input data controller, col. 4, lines 5-17).
- With respect to claims 3-5, 18-20, 26-28, and 34-36, Shinohara discloses wherein the designation comprises a port address to the network, or a class of service or virtual private network (e.g. the information of cells as Fig. 2).
- With respect to claims 7, 22, 30, & 38, Shinohara teaches wherein the ingress receiver discontinues inbound packet drop after a predetermined time (col. 14, lines 38-46).
- With respect to claims 8, 13, 21, 29, & 37, Shinohara discloses wherein the output traffic manager uses the switch fabric to communicate to the ingress receiver to drop inbound packets (block 102 in Fig. 1).
- With respect to claims 9, & 14, Shinohara also discloses wherein the output traffic manager uses a dedicated communications bus to communicate to the ingress receiver to drop inbound packets (line 70 in Fig. 1).

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- With respect to claims 15, 23, & 31, Shinohara teaches a method of reducing packet traffic through a switching fabric (e.g. the method controlling the buffering as Fig. 1), the

method comprising:

receiving packets from a network ("inbound packets") (block 20 in Fig. 1);

transmitting each packet to the switching fabric (e.g. cells go through block 102 in Fig.

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1);

selectively queuing packets from the switching fabric (queues 103 in Fig. 1);

detecting imminent or active dropping of packets ("dropped packets") due to a queue

being full (block 115);

signaling to drop inbound packets destined for the queue (line 60 in Fig. 1);

and dropping inbound packets destined for the queue (col. 4, lines 5-17).

Shinohara fails to teach the output traffic manager communicates to the ingress receiver

to drop inbound packets destined for that queue. Yin from the same or similar fields of endeavor

teaches the dropping packets when receives a feedback information (col. 6, lines 15-21).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the

invention was made to implement the dropping method of Yin into Shinohara at the input buffer

of Shinohara to reduce the traffic load and during the congested period.

Response to Amendment

3. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

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4. Applicant's arguments with respect to claims 1-38 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See form PTO 892.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to PHUC H TRAN whose telephone number is (703) 308-7471. The examiner can normally be reached on M-F (8-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, RAO SEEMA can be reached on (703) 308-5463. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9314 for regular communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 872-9314.

Phuc Tran Assistant Examiner Art Unit 2664

P.t October 28, 2004

DANG TON
PRIMARY EXAMMEN